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Γ	SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	, A	TTORNEY DOCKET NO.
	01/917,5	95 04/11/97	TUREANO	À	MARGI-15

HM12/0515

MILLEN WHITE ZELANG & BRANIGAM ARLINGTON COURTHOUSE PLAZA I SUITE 1201 2100 CLARENDON BOULEVARD ARLINGTON VA 22201

EXA	MINER				
BANSAL, G					
ART UNIT	PAPER NUMBER				
1642	27				

DATE MAILED:

05/15/01

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

2 5	THE PERIOD FOR RESPONSE:			
a)	is extended to run	or continues to run	from the date of the final rejection	
b)			ailing date of this Advisory Action, whichever is late an six months from the date of the final rejection.	r. In no
	The date on which the response, the purposes of determining the period of	petition, and the fee have been for extension and the corresponding	FR 1.136(a), the proposed response and the appropiled is the date of the response and also the date for amount of the fee. Any extension fee pursuant to autory period for response or as set forth in b) above	r the 37 CFR
X	Appellant's Brief is due in accordance wi	ith 37 CFR 1,192(a).		
	Applicant's response to the final rejection to place the application in condition for a		een considered with the following effect, but it is not	deemed
1.	The proposed amendments to the da	aim and /or specification will not be	entered and the final rejection stands because:	
	 a. There is no convincing showing presented. 	g under 37 CFR 1.116(b) why the	proposed amendment is necessary and was not ear	rlier
	b. They raise new issues that wo	uld require further consideration ar	nd/or search. (See Note).	
	c. They raise the issue of new ma	atter. (See Note).		
	d. 🔼 They are not deemed to place appeal.	e the application in better form for	appeal by materially reducing or simplifying the issu	es for
	e. They present additional claims	without cancelling a corresponding	ng number of finally rejected claims.	
2.	Newly proposed or amended claims the non-allowable claims.	would be allo	The inclusion of Buch ferms all weed if submitted in a separately filed amendment co	-
3.	Upon the filing an appeal, the propos be as follows:	sed amendment 🔼 will be entere	d 🔲 will not be entered and the status of the claim	ns will
	Claims allowed: None Claims objected to: 30 (su Claims rejected: 25-39	rumofeell sornes)		
	However;			
	Applicant's response has overco	ome the following rejection(s):		
Jane a de	edient has not been next	es still applies to classiciently persuauce.	d but does not overcome the rejection because the Mace 34: The incurrence and ing 11 some no reactivity with a part shown good and sufficent reasons why it was not	HC molecules c Xules MAG
- 1	presented.		gaurantie a	idufferent M
□.	The proposed drawing correction ha	s has not been approved by	the examiner. usua with regulas to the	- "
	Other		weight of the MITE noteules as	
			Mange BIMA	HA P. BANSAL NRY EXAMINES
PTO)L-303 (REV. 5-89)	en e	A CONTRACTOR OF THE CONTRACTOR	
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